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5	UNITED STATES D	ISTRICT COURT
6	WESTERN DISTRICT AT TAC	OF WASHINGTON
7	ATTAC	OMA
8	CULLEN M. HANKERSON,	
9	Plaintiff,	CASE NO. C13-6036 BHS
10	v.	ORDER OVERRULING PLAINTIFF'S OBJECTIONS
11	DEPARTMENT OF RISK	
12	MANAGEMENT, et al.,	
13	Defendants.	
14		
15	This matter comes before the Court on I	Plaintiff Cullen Hankerson's
	("Hankerson") objections to the Magistrate's (Order Regarding Plaintiff's Outstanding
16	Motions (Dkt. 49). The Court has considered	Hankerson's objections and the remainder
17	of the file and hereby overrules Hankerson's o	bjections for the reasons stated herein.
18	I. PROCEDURAL AND FA	CTUAL BACKGROUND
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20		42 U.S.C. § 1983 suit against Defendants
21	Department of Risk Management, Greg Presse	l, Mary Ellen Combo, John Doe, and Jane
22	Doe ("Defendants") in Thurston County Super	rior Court. Dkt. 1. Hankerson alleges that

1	Defendants violated his civil rights by preventing him from taking his legal materials
2	from county jail to prison. <i>Id.</i> On December 3, 2013, Defendants removed the action to
3	this court. <i>Id</i> .
4	On July 16, 2014, Defendants filed a motion for summary judgment. Dkt. 24.
5	On July 28, 2014, Hankerson filed three motions. First, Hankerson moved for
6	production of discovery. Dkt. 30. Second, Hankerson moved to strike Defendants'
7	motion for summary judgment as untimely. Dkt. 31. Third, Hankerson moved to extend
8	all case scheduling deadlines for 120 days. Dkt. 32.
9	On August 25, 2014, United States Magistrate Judge Karen L. Strombom issued
10	an order regarding Hankerson's three motions. Dkt. 44. Judge Strombom denied
11	Hankerson's discovery motion because Hankerson did not follow the Local Rules and did
12	not prove that any discovery was outstanding in the case. <i>Id.</i> at 2. Next, Judge
13	Strombom denied Hankerson's motion to strike because Hankerson failed to show that
14	Defendants' summary judgment motion was untimely. <i>Id.</i> at 3–4. Finally, Judge
15	Strombom denied Hankerson's motion to extend scheduling deadlines, but did give
16	Hankerson some additional time to file a response to Defendants' summary judgment
17	motion. Id. at 5.
18	On August 25, 2014, Hankerson filed a Motion to Object to Magistrate's Order
19	Regarding Plaintiff's Outstanding Motions. Dkt. 49.
20	II. DISCUSSION
21	The Court construes Hankerson's motion as an objection to Judge Strombom's
22	order under Federal Rule of Civil Procedure 72(a). Rule 72(a) provides that the Court

"must consider timely objections and modify or set aside any part of the order that is clearly erroneous or is contrary to law." Fed. R. Civ. P. 72(a). 3 Judge Strombom's denial of Hankerson's motions is not clearly erroneous or contrary to law. In regards to Hankerson's discovery motion, Local Rule 37(a)(1) 5 requires that Hankerson meet and confer with counsel prior to bringing a motion to compel discovery. See Local Rules, W.D. Wash. LCR 37(a)(1). Hankerson failed to show that he satisfied the meet and confer requirement. See Dkt. 30; see also Dkt. 38, Declaration of Elizabeth A. Baker ("Baker Dec.") ¶¶ 19–20. Moreover, Defendants asserted that no discovery was outstanding and that Hankerson did not seek any 10 discovery. Dkt. 37 at 6; Baker Dec. ¶¶ 17–19. Hankerson did not present any evidence 11 that contradicted Defendants' assertions. See Dkt. 43. Accordingly, Judge Strombom 12 properly denied Hankerson's motion for production of discovery. 13 As for Hankerson's motion to strike, Hankerson failed to show that Defendants' 14 summary judgment motion was untimely. Hankerson argued that there was a discovery 15 issue, but did not present any evidence to support this argument. See Dkt. 31. 16 Additionally, Defendants' summary judgment motion was filed well in advance of the 17 dispositive motion deadline of October 24, 2014. See Dkts. 22, 24. Judge Strombom 18 properly denied Hankerson's motion to strike. 19 Finally, Hankerson failed to show cause for an extension of the scheduling 20 deadlines. Hankerson did, however, show cause for a brief extension of time to file a 21 response to Defendants' summary judgment motion. See Dkt. 32 at 2–4. Accordingly, Judge Strombom properly denied Hankerson's motion to extend scheduling deadlines.

1	She also properly gave Hankerson additional time to file a response to Defendants'
2	motion.
3	III. ORDER
4	Therefore, it is hereby ORDERED that Hankerson's objections to the
5	Magistrate's Order Regarding Plaintiff's Outstanding Motions (Dkt. 49) are
6	OVERRULED.
7	Dated this 20th day of October, 2014.
8	k. AC
9	DENIAMINIA SETTI E
10	BENJAMIN H. SETTLE United States District Judge
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